

the Department aligned the final deadline for the CVD investigations with the final determination of the LTFV investigations.<sup>3</sup>

### Postponement of Final LTFV Determinations and Aligned Final CVD Determinations

Section 735(a)(2) of the Tariff Act of 1930, as amended (the Act), and 19 CFR 351.210(b)(2) provide that a final determination may be postponed until not later than 135 days after the date of the publication of the preliminary determination if, in the event of an affirmative preliminary determination, a request for such postponement is made by the exporters or producers who account for a significant proportion of exports of the subject merchandise, or in the event of a negative preliminary determination, a request for such postponement is made by the petitioners. Further, 19 CFR 351.210(e)(2) requires that such postponement requests by exporters be accompanied by a request for extension of provisional measures from a four-month period to a period of not more than six months, in accordance with section 733(d) of the Act.

Between September 14, 2017, and October 10, 2017, Ferriere Nord S.p.A. (Ferriere Nord); POSCO; Global Steel Wire SA (GSW), CELSA Atlantic SA (CELSA Atlantic) and Compania Espanola de Laminacion (CELSA Barcelona) (collectively, CELSA); Habas Sinai ve Tibbi Gazlar Istihsal Endustrisi A.S. (Habas); Icdas Celik Enerji Tersane ve Ulasim Sanayi A.S. (Icdas); and British Steel Limited (British Steel), mandatory respondents in these investigations, requested that the Department fully extend the deadline for the final LTFV determinations, and extend the application of the provisional measures from a four-month period to a period of not more than six months.<sup>4</sup>

On October 27, 2017, Gerdau Ameristeel US Inc., Nucor Corporation, Keystone Consolidated Industries, Inc., and Charter Steel (collectively, the

*Sales at Less Than Fair Value, and Preliminary Negative Determination of Critical Circumstance*, 82 FR 50377 (October 31, 2017); and *Carbon and Alloy Steel Wire Rod from the United Kingdom: Preliminary Affirmative Determination of Sales at Less Than Fair Value and Preliminary Determination of Critical Circumstance*, 82 FR 50394 (October 31, 2017).

<sup>3</sup> See *Carbon and Alloy Steel Wire Rod from Italy and Turkey: Alignment of Final Countervailing Duty Determinations With Final Antidumping Duty Determinations*, 82 FR 43516 (September 18, 2017).

<sup>4</sup> See Letters from Ferriere Nord, POSCO, CELSA, Habas, Icdas, and British Steel dated September 19, 2017, October 10, 2017, October 10, 2017, September 28, 2017, September 14, 2017, and September 18, 2017, respectively.

Petitioners), requested that the Department grant the requests of the respondents in these investigations and fully extend the deadline for the final LTFV determinations.<sup>5</sup>

In accordance with section 735(a)(2)(A) of the Act and 19 CFR 351.210(b)(2)(ii), because: (1) The preliminary determination was affirmative; (2) the request was made by the exporters and producers who account for a significant proportion of exports of the subject merchandise; and (3) no compelling reasons for denial exist, the Department is postponing the final determinations until no later than 135 days after the date of the publication of of the *LTFV Preliminary Determinations*, and extend the provisional measures from a four-month period to a period of not more than six months. Because the CVD investigations covering Italy and Turkey are aligned with the LTFV investigations as noted above, the Department will issue its final determinations in the CVD and LTFV investigations no later than March 15, 2018.

This notice is issued and published pursuant to 19 CFR 351.210(g).

Dated: November 1, 2017.

#### Gary Taverman,

*Deputy Assistant Secretary for Antidumping and Countervailing Duty Operations, performing the non-exclusive functions and duties of the Assistant Secretary for Enforcement and Compliance.*

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## DEPARTMENT OF COMMERCE

### National Oceanic and Atmospheric Administration

#### United States Global Change Research Program (USGCRP) To Announce the Availability of a Draft Fourth National Climate Assessment Report for Public Comment

**AGENCY:** National Oceanic and Atmospheric Administration (NOAA), Department of Commerce (DOC).

**ACTION:** Notice of availability for public comment.

**SUMMARY:** The National Oceanic and Atmospheric Administration (NOAA) is publishing this notice on behalf of the United States Global Change Research Program (USGCRP) to announce the availability of a draft Fourth National Climate Assessment report for public comment. Following revision and further review (including by the

<sup>5</sup> See Letters from the Petitioners dated October 27.

National Academy of Sciences), a revised draft will undergo final Federal interagency clearance.

**DATES:** Comments on this draft scientific assessment must be received by January 31, 2018.

**ADDRESSES:** The draft Fourth National Climate Assessment can be accessed via the USGCRP Open Notices page (<http://www.globalchange.gov/notices>) or directly at the USGCRP Review and Comment System (<https://review.globalchange.gov/>). Registration details can be found on the review site home page, and review instructions are located on the dedicated report page. Comments may be submitted only via this online mechanism.

All comments received through this process will be considered by the relevant chapter authors without knowledge of the commenters' identities. When the final assessment is issued, the comments and the commenters' names, along with the authors' responses, will become part of the public record and made available on <http://www.globalchange.gov>. No information submitted by a commenter as part of the registration process (such as an email address) will be disclosed publicly.

Response to this notice is voluntary. Responses to this notice may be used by the government for program planning on a non-attribution basis. NOAA therefore requests that no business proprietary information or copyrighted information be submitted in response to this notice. Please note that the U.S. Government will not pay for response preparation, or for the use of any information contained in the response.

#### FOR FURTHER INFORMATION CONTACT:

David Dokken, (202) 419-3473, [ddokken@usgcrp.gov](mailto:ddokken@usgcrp.gov), U.S. Global Change Research Program.

**SUPPLEMENTARY INFORMATION:** The U.S. Global Change Research Program (USGCRP) is mandated under the Global Change Research Act (GCRA) of 1990 to conduct a quadrennial National Climate Assessment (NCA) to evaluate scientific findings and uncertainties related to global change, analyze the effects of global change, and analyze the current and projected trends in global change, both human-induced and natural.

The Fourth NCA fulfills this mandate by synthesizing and assessing the science and impacts of climate change across 15 sectors and 10 regions of the United States, and considers options to reduce present and future risk, in a policy-relevant, but not policy-prescriptive manner. The Fourth NCA is a product of the USGCRP, and is overseen by an interagency Federal

Steering Committee. Non-Federal Regional Chapter Leads were identified via an Open Call for nominations (<https://www.federalregister.gov/d/2016-20982>). The draft assessment was written by teams of Federal and non-Federal authors selected for their demonstrated subject matter expertise and publications relevant to the chapter topics outlined in the prospectus (<https://www.federalregister.gov/d/2016-15807>) and was informed by an array of technical inputs, many gathered through an Open Call (<https://www.federalregister.gov/d/2016-20982>).

The report adheres to the Information Quality Act requirements ([http://www.cio.noaa.gov/services\\_programs/info\\_quality.html](http://www.cio.noaa.gov/services_programs/info_quality.html)) for quality, transparency, and accessibility as appropriate for a Highly Influential Scientific Assessment (HISA).

Dan Barrie, Program Manager,  
Assessments Program, NOAA Climate  
Program Office.

Dated: October 10, 2017.

**David Holst,**

Chief Financial Officer/CAO, Office of  
Oceanic and Atmospheric Research, National  
Oceanic and Atmospheric Administration

[FR Doc. 2017-24221 Filed 11-6-17; 8:45 am]

**BILLING CODE P**

## DEPARTMENT OF EDUCATION

### Authorization of Subgrants for the High School Career and Technical Education Teacher Pathway Initiative

**AGENCY:** Office of Career, Technical, and  
Adult Education, Department of  
Education.

**ACTION:** Notice.

**SUMMARY:** Pursuant to the Education  
Department General Administrative  
Regulations, this notice authorizes  
grantees receiving awards under the  
High School Career and Technical  
Education (CTE) Teacher Pathway  
Initiative (CFDA 84.051D) to make  
subgrants, subject to the limitations  
described in this notice.

**DATES:** Grantees may begin making  
subgrants on November 7, 2017.

**FOR FURTHER INFORMATION CONTACT:**

Laura Messenger, U.S. Department of  
Education, 400 Maryland Avenue SW.,  
Potomac Center Plaza (PCP), Room  
11028, Washington, DC 20202-7241.  
Telephone: (202) 245-7840 or by fax at  
(202) 245-7170.

If you use a telecommunications  
device for the deaf (TDD) or a text  
telephone (TTY), call the Federal Relay  
Service (FRS), toll free, at 1-800-877-  
8339.

**SUPPLEMENTARY INFORMATION:**

*Purpose of Program:* The purpose of  
the High School CTE Teacher Pathway  
Initiative is to improve CTE programs  
assisted under the Carl D. Perkins  
Career and Technical Education Act of  
2006 (the Perkins Act) by increasing the  
supply of high school CTE teachers  
available to teach students in CTE  
programs that align to in-demand  
industry sectors or occupations in States  
and communities where shortages of  
such teachers exist.

*Program Authority:* 20 U.S.C. 2324.

*Applicable Regulations:* (a) The  
Education Department General  
Administrative Regulations in 34 CFR  
parts 75, 77, 79, 81, 82, 84, 86, and 99.  
(b) The Office of Management and  
Budget Guidelines to Agencies on  
Governmentwide Debarment and  
Suspension (Nonprocurement) in 2 CFR  
part 180, as adopted and amended as  
regulations of the Department in 2 CFR  
part 3485. (c) The Uniform  
Administrative Requirements, Cost  
Principles, and Audit Requirements for  
Federal Awards in 2 CFR part 200, as  
adopted and amended as regulations of  
the Department in 2 CFR part 3474. (d)  
The priorities and requirements in the  
notice inviting applications for this  
program, published June 13, 2017, in  
the **Federal Register** (82 FR 27047).

*Eligible Entities for Subgrants:* The  
following entities are eligible to apply  
under this competition:

(a) A State board designated or  
created consistent with State law as the  
sole State agency responsible for the  
administration of CTE in the State or for  
the supervision of the administration of  
CTE in the State;

(b) A local educational agency (LEA)  
(including a public charter school that  
operates as an LEA), an area CTE school,  
an educational service agency, or a  
consortium of such entities, in each  
case, that receives assistance under  
section 131 of the Perkins Act; and

(c) An eligible institution or  
consortium of eligible institutions that  
receives assistance under section 132 of  
the Perkins Act.

*Discussion:* Recognizing that creating  
sustainable, new, or expanded pathways  
to recruit and retain CTE teachers will  
require collaborative approaches and  
coordination among several entities, the  
Department of Education has required  
that the applicants to the High School  
CTE Teacher Pathway Initiative create  
partnerships to carry out the activities  
proposed in the applications. The Office  
of Career, Technical, and Adult  
Education has determined that for some  
of the partnerships, subgranting may be  
appropriate and necessary to meet the  
purposes of the High School CTE

Teacher Pathway Initiative, particularly  
for State eligible agencies that receive a  
High School CTE Teacher Pathway  
Initiative grant award, because many of  
the allowable activities are decided and  
implemented at the school district level.  
The current absence of subgranting  
authority limits the extent to which the  
program grantees and partners can most  
effectively collaborate to conduct the  
activities described in funded  
applications.

*Requirements:* If the grantee uses this  
subgranting authority, the subgrants,  
consistent with 34 CFR 75.708(b)(2),  
must be used only to carry out directly  
those project activities described in the  
grantee's approved application.  
Consistent with 34 CFR 75.708(d),  
grantees must ensure that subgrants are  
awarded on the basis of the approved  
budget that is consistent with the  
grantee's approved application and all  
applicable Federal statutory, regulatory,  
and other requirements. Grantees have  
the authority to award subgrants to  
entities that have been identified in  
their applications as well as to those  
that are awarded a subgrant through a  
competitive award process. Grantees  
under the High School CTE Teacher  
Pathway Initiative must ensure that  
every subgrant includes any conditions  
required by Federal statutes and  
Executive orders and their  
implementing regulations. Grantees  
must ensure that subgrantees are aware  
of the requirements imposed upon them  
by Federal statutes and regulations,  
including the Federal anti-  
discrimination laws listed in 34 CFR  
75.500, and enforced by the Department.

*Note:* This notice does not solicit  
applications.

*Accessible Format:* Individuals with  
disabilities can obtain this document in  
an accessible format (e.g., braille, large  
print, audiotape, or compact disc) on  
request to the program contact person  
listed under **FOR FURTHER INFORMATION  
CONTACT**.

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